

# Employment Law Conference 2002

<b>Redundancy – a legal update focusing on good faith obligations and unresolved issues</b>	3
Susan Hornsby and Phillipa Muir	
<b>Contracting Out – the policy law interface</b>	23
Luci Highfield and Rob Towner	
<b>Individual Agreements – protecting your client’s interests</b>	51
Peter Kiely	
<b>Politics – Where is employment law going? Is there a future for lawyers?</b>	81
Derek Broadmore and Peter Cullen	
<b>Right to silence – why is the employee struck dumb?</b>	91
Tony Couch	
<b>Restraint of Trade – just what are you trying to protect?</b>	111
Kerry Smith	
<b>Conducting a case – practical tips on how to add value when going to mediation, the Authority or the Court</b>	
<b>Vital Statistics</b>	125
Penny Swarbrick	
<b>Some Practical Tips on Mediation</b>	139
Kit Toogood QC	
<b>Cost Effective Employment Relations Authority Investigation</b>	145
<i>Ken Anderson</i>	
<b>Meeting the Challenge – practical tips for better practice in the Employment Court</b>	153
Judge Graeme Colgan	
<b>Some Random Thoughts on Employment Court Practice</b>	167
Kit Toogood QC	
<b>Good Faith in Collective Employment Relationships</b>	175
John Timmins	
<b>Good Faith in Collective Employment Relationships</b>	191
Geoff Davenport	
<b>Decisions and Damages: an analysis of adjudication outcomes in the Employment Tribunal and the Employment Relations Authority</b>	211
Kathryn Beck and Dr Ian McAndrew	
<b>New Legislation – uncharted territory</b>	235
Andrew Scott-Howman	
<b>Sexual Harassment – prevention and cure</b>	
<b>Sexual Harassment</b>	247
Peter Chemis	
<b>Preventing Sexual Harassment</b>	261
Margaret Hanson	

<b>Stress – legal obligations and responsibilities</b>	
<b>Occupational Stress – what is known and how to make a difference in the workplace</b>	273
Dr Chris Walls	
<b>Workplace Stress – the claimant’s point of view</b>	279
Christine French	
<b>Stress – legal obligations and responsibilities: the employers’ point of view</b>	289
Anne Knowles	